Exhibit "C"

Attached to:

Defendant Sosa's Motion in Limine to Preclude

Recently Disclosed Experts

From: <u>Carolyn Latti</u>
To: <u>Nancy A. Kelly</u>

Subject: FW: Activity in Case 1:19-cv-10719-PBS In Re. Captain Juan, Inc. Order on Motion for Extension of Time to

Complete Discovery

Date: Monday, March 22, 2021 12:35:08 PM

From: ECFnotice@mad.uscourts.gov < ECFnotice@mad.uscourts.gov >

Sent: Monday, March 22, 2021 12:34:14 PM (UTC-05:00) Eastern Time (US & Canada)

To: CourtCopy@mad.uscourts.gov < CourtCopy@mad.uscourts.gov>

Subject: Activity in Case 1:19-cv-10719-PBS In Re. Captain Juan, Inc. Order on Motion for Extension of

Time to Complete Discovery

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United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was entered on 3/22/2021 at 12:34 PM EDT and filed on 3/22/2021

Case Name: In Re. Captain Juan, Inc.
Case Number: 1:19-cv-10719-PBS

Filer:

Document Number: 74(No document attached)

Docket Text:

Judge Patti B. Saris: ELECTRONIC ORDER entered re [73] MOTION for Extension of Time to Extend Deadlines. "Allowed but only with respect to the depositions of the crew members who have been noticed."

[Doc. # 73] Page 4, Para. 31

attached on next page

Fact Discovery to be completed by 6/30/202, see dkt. no. [73] for all other deadlines. (Baker, Casey)

Proposed Deadlines

1:19-cv-10719-PBS Notice has been electronically mailed to:

Joseph A. Regan jar@regankiely.com, fgm@regankiely.com, reb@regankiely.com, rek@regankiely.com

Michael B. Flynn mflynn@flynnwirkus.com, afitzsimmons@flynnwirkus.com, lflynn@flynnwirkus.com, mcitarell@flynnwirkus.com, mcitarell@flynnwirkus.com,

26. Claimants are awaiting orders on Petitioner's Motion for Protective Order and

Claimant Sosa's Motion to Compel.

27. Claimant Herrera's counsel does not believe it can get the depositions of

Petitioner's Rule 30(b)(6) designee, Juan Araiza and Capt. Araiza scheduled between the

time of the hearing on motions effecting their deposition, March 26, 2021 and the close

of discovery on March 31, 2021.

28. Claimant may need to further notice additional depositions should new information

be discovered during the depositions referenced in ¶ 26, supra.

29. At the February 11, 2021 status conference, Judge Saris was initially prepared to

give the parties an additional six (6) months of additional discovery time. See, Ex. A at

20, 21.

30. Claimant Herrera now moves this Court to extend the discovery deadline by

approximately three (3) months beyond the current deadline, still within the six (6)

additional months that Judge Saris seemed inclined to provide.

31. Claimant Herrera proposes the following deadlines be amended as follows:

Completion of Fact Discovery:

June 30, 2021

Expert Disclosures:

July 30, 2021

Rebuttal expert disclosures:

August 31, 2021

Experts' depositions completed on or before:

September 31, 2021

Status conference or pretrial conference on or before:

End of October, 2021

32. Claimant does not wish to move the mediation scheduled with Judge Boal currently

scheduled for April 30, 2021. See, Doc. 53, 54, 56.

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